1	McCormick, Barstow, Sheppard, Wayte & Carruth LLP Jonathan W. Carlson		
2			
3	Nevada Bar No. 10536 jonathan.carlson@mccormickbarstow.com		
	Gordon M. Park		
4	gordon.park@mccormickbarstow.com Chenelle L. Jackson Nevada Bar No. 15750 chenelle.jackson@mccormickbarstow.com 8337 West Sunset Road, Suite 350 Las Vegas, Nevada 89113 Telephone: (702) 949-1100		
5			
6			
7			
8			
9	Attorneys for ALLSTATE PROPERTY AND		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12			
13	MICHAEL MINDEN & THERESA	Case No. 2:21-cv-00151-APG-BNW	
14	MINDEN,	STIPULATION TO EXTEND DEADLINE	
15	Plaintiffs,	FOR PLAINTIFFS' AND DEFENDANT'S TO FILE OPPOSITIONS TO MOTIONS	
16	v.	IN LIMINE	
	ALLSTATE PROPERTY AND CASUALTY	(First Request)	
17	INSURANCE COMPANY, an Illinois Corporation; DOE INDIVIDUALS 1-10 and		
18	ROĒ ENTITIES I-X,		
19	Defendants.		
20	Plaintiffs, Michael and Theresa Minden ("Plaintiffs") and Defendant, Allstate Property and		
21	Casualty Insurance Company ("Defendant" or "Allstate") (collectively, "Parties"), by and through		
22	their respective counsel, hereby stipulate to extend the deadlines by one week for Plaintiffs and		
23	Defendant to file Oppositions to the following Motions in Limine. Oppositions to the following		
24	Motions in Limine will now be due on April 16, 2024.		
25	Defendant's Motion in Limine to Preclude Per Diem Calculation of General damages [Do		
26	131];		
27	• Defendant's Motion in Limine to Preclude "Mayhem: Commercials [Doc. 132];		
28	• Defendant's Motion in Limine to Preclude Argument that Allstate's Claim Handling Fee		

Case No. 2:21-cv-00151-APG-BNW

1	Below the Standard of Care [Doc. 134];	
2	Defendant's Motion in Limine to Preclude Reference to or Argument that Allstate Retained	
3	Daniel Merritt of J&J Contracting as a Roofing Expert [Doc. 135];	
4	Defendant's Motion in Limine to Preclude "Reptile Theory" Arguments and Tactics (Doc.	
5	136];	
6	Plaintiffs' Motion in Limine to Exclude Evidence or Reference to Evidence Cited in Timothy	
7	Marshall's Deposition But Not Produced in Discovery [Doc. 137];	
8	Plaintiffs' Motion in Limine to Exclude Allstate's Expert, Timothy Marshall [Doc. 138];	
9	Plaintiffs' Motion in Limine to Exclude Evidence and Argument that the Roof to Plaintiffs'	
10	Residence was not Damaged by Wind [Doc. 139];	
11	Defendant's Motion in Limine to Preclude Argument or Reference to Unsupported Items or	
12	Categories in Computation of Damages [Doc. 141]	
13	This is the first request to extend time for Plaintiffs and Defendant to file their oppositions	
14	in support of these Motion. The parties have recently participated in a mediation and are still	
15	attempting to settle this matter. This request is made in good faith and not for the purpose of undue	
16	delay.	
17	DATED this 8th day of April, 2024 DATED this 8th day of April, 2024	
18	REID RUBINSTEIN & BOGATZ McCORMICK, BARSTOW, SHEPPARD,	
19	WAYTE & CARRUTH LLP	
20	By /s/ Michael Kelley I. Scott Bogatz, NV Bar No. 3367 By /s/ Jonathan W. Carlson Jonathan W. Carlson, NV Bar No. 10536	
21	Michael S. Kelley, NV Bar No. 10101 Gordon M. Park, NV Bar No. 7124	
22	Las Vegas, Nevada 89101 Chenene E. Jackson, NV Bai No. 13730	
23	Telephone: (702) 776-7000 Facsimile: (702) 776-7900 Attorneys for Plaintiffs MICHAEL 833 / West Sunset Road, Suite 350 Las Vegas, Nevada 89113 Attorneys for Defendant ALLSTATE	
24	MINDEN and THERESA MINDEN PROPERTY AND CASUALTY INSURANCE COMPANY	
25	IT IS SO ORDERED.	
26	DATED: April 9th, 2024	
27	LINITED OF A THE DISTRICT HIDSE	
28	UNITED STATES DISTRICT JUDGE	
l	9808612.1	

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 WEST SUNSET ROAD, SUITE 350 LAS VEGAS, NV 89113